05-40032 FDS

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

_		C.A. NO 07
CARLOS FE Plaint)	
v.)	COMPLAINT
TOLL BROT Defen))))	RECEIPT # 404578 AMOUNT \$ 350- SUMMONS ISSUED L LOCAL RULE 4.1
	INTRODUCTION	WAIVER FORMMCF ISSUED
1. This is accide	ion for money damages	

JURISDICTION

2. This is a personal injury action pursuant to 28 U.S.C. § 1332, diversity jurisdiction. The amount in controversy exceeds \$75,000.00.

THE PARTIES

- 2. The plaintiff, **CARLOS FERREIRA**, resides at 38 Thayer Street, Milford, Massachusetts.
- 3. The defendant, **TOLL BROTHERS**, **INC.**, (hereafter "**TOLL BROTHERS**"), is a Pennsylvania corporation with its headquarters located at 250 Gibraltar Road, Horsharm, Pennsylvania.

FACTUAL ALLEGATIONS

4. On or about September 23, 2004, the plaintiff, **CARLOS FERREIRA** was employed by Santana Carpentry as a carpenter during the construction of a single-family residence at

- 41 Bridle Ridge Drive in North Grafton, Massachusetts.
- 5. At that same time and place, the defendant, **TOLL BROTHERS** was the owner of the property and the prime contractor in charge of ongoing construction activities at the property.
- 6. At that same time and place, the plaintiff was caused to fall and sustain personal injuries due to the absence of scaffolding and fall protection.

(CARLOS FERREIRA v. TOLL BROTHERS - Negligence)

- 7. Paragraphs 1-6 are adopted by reference.
- 8. The defendant has a duty to use due care in the performance of its duties as an owner of property and the prime contractor at the construction site, and breached that duty by failing to provide the plaintiff with scaffolding; failing to provide adequate fall protection; failing to inspect and supervise the worksite; failing to provide proper safety training to the plaintiff; and, in other respects that will be shown at trial.
- 9. As a direct and proximate result of the defendant's negligence, **CARLOS FERREIRA** sustained serious injuries, suffered great pain of body and mind, expended money for medical care and attendance, and was prevented from performing his usual duties.

REQUEST FOR RELIEF

For these reasons, the plaintiff demands as follows:

- 1. That this court enter judgment in his favor against the defendant.
- 2. That this court enter such other and further relief as it deems appropriate.

PLAINTIFF DEMANDS TRIAL BY JURY ON ALL COUNTS

Respectfully submitted, by his attorney,

THOMAS M. BOND, ESQ.

THE KAPLAN/BOND GROUP

88 Black Falcon Avenue

Suite 301

Boston, MA 02210

(617) 261-0080

B.B.O. #: 546649

Dated: 2-18-05

SJS 44 (Rev. 11/04)

CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS		<u> </u>	DEFENDANTS		
Carlos Fe	rreira)551m 40	032
	of First Listed Plaintiff Worcester XCEPT IN U.S. PLAINTIFF CASES)	<u>-</u>	County of Residence	of First Listed Defendant (IN U.S. PLAINTIFF CASES ND CONDEMNATION CASES, UNVOLVED.	out of state ONLY)
The Kaplany Suite 301,	Address, and Telephone Number) Thomas M. Bond Group, 88 Black Fal Boston, MA 02210, (617)	lcon Ave	Attorneys (If Known)		
II. BASIS OF JURISD	ICTION (Place art "X" in One Box Only)	III. CI	TIZENSHIP OF I	PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
1 U.S. Government Plaintiff	3 Federal Question (U.S. Government Not a Party)	((For Diversity Cases Only) F	TF DEF 1	and One Box for Defendant) PTF DEF rincipal Place
☐ 2 U.S. Government Defendant	▼ 4 Diversity (Indicate Citizenship of Parties in Item II.) (Indi		en of Another State	J 2	
IV. NATURE OF SUIT	Γ (Place an "X" in One Box Only)		en or Subject of a English Country	13 🗖 3 Foreign Nation	□ 6 □ 6
CONTRACT	TORTS	FOR	FEITURE/PENALTY	BANKRUPTCY	OTHER CTATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment & Enforcement of Judgment □ 151 Medicare Act □ 152 Recovery of Defaulted Student Loans (Excl. Veterans) □ 153 Recovery of Overpayment of Veteran's Benefits □ 160 Stockholders' Suits □ 190 Other Contract □ 195 Contract Product Liability □ 196 Franchise REAL PROPERTY □ 210 Land Condemnation □ 220 Foreclosure □ 230 Rent Lease & Ejectment □ 240 Torts to Land □ 245 Tort Product Liability □ 290 All Other Real Property	PERSONAL INJURY 310 Airplane 362 Personal Injury 363 Personal Injury 365 Personal Injury 365 Personal Injury 365 Personal Injury 368 Asbestos Personal Injury 368 Asbestos Personal Injury 368 Asbestos Personal Injury 368 Asbestos Personal Injury PERSONAL PROFESTANCE 370 Other Fraud Liability 371 Truth in Len 380 Motor Vehicle 380 Other Personal Injury 385 Property Dar 385 Motor Vehicle 380 Other Personal Injury 385 Property Dar 285 Property D	JURY	20 Other Food & Drug 25 Drug Related Seizure of Property 21 USC 881 30 Liquor Laws 40 R.R. & Truck 50 Airline Regs. 50 Occupational Safety/Health 20 Other LABOR 10 Fair Labor Standards Act 20 Labor/Mgmt. Relations 30 Labor/Mgmt. Reporting & Disclosure Act 10 Railway Labor Act 20 Other Labor Citigation 21 Empl. Ret. Inc. Security Act	BANKUPTCY □ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 ■ ROPERTY RIGHTS □ 820 Copyrights □ 830 Patent □ 840 Trademark ■ SOCIAL SECURITY □ 861 HIA (1395ff) □ 862 Black Lung (923) □ 863 DIWC/DIWW (405(g)) □ 864 SSID Title XVI □ 865 RSI (405(g)) ■ FEDERAL TAX SUITS □ 870 Taxes (U.S. Plaintiff or Defendant) □ 871 IRS—Third Party 26 USC 7609	OTHER STATUTES 400 State Reapportionment 410 Antitrust 430 Banks and Banking 450 Commerce 460 Deportation 470 Racketeer Influenced and Corrupt Organizations 480 Consumer Credit 490 Cable/Sat TV 810 Selective Service 850 Securities/Commodities/ Exchange 875 Customer Challenge 12 USC 3410 890 Other Statutory Actions 891 Agricultural Acts 892 Economic Stabilization Act 893 Environmental Matters 984 Energy Allocation Act 895 Freedom of Information Act 900Appeal of Fee Determination Under Equal Access to Justice 950 Constitutionality of State Statutes
VI. CAUSE OF ACTION VII. REQUESTED IN	Construction site per Check if this is a class active.	Reope ou are filing (I rsonal i	tated or another send (specifications)	al statutes unless diversity):	ney damages.
COMPLAINT: VIII. RELATED CASE IF ANY	UNDER F.R.C.P. 23 (See instructions): JUDGE			JURY DEMAND: DOCKET NUMBER	XXIYes ☐ No
J-16 OS FOR OFFICE USE ONLY	SIGNA POLE OF	ATTORNEY O	F RECORD		
RECEIPT # AM	MOUNT APPLYING IFF		JUDGE	мас. пло	GE

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

	TITLE OF CASE (I	NAME OF FIRST PARTY ON EAC	CH SIDE ONLY)_	Carlos Fer	reira v. Toll	Brothers,				
	CATEGORY IN WI	ATEGORY IN WHICH THE CASE BELONGS BASED UPON THE NUMBERED NATURE OF SUIT CODE LISTED ON THE CIVIL								
	OVER SHEET. (SEE LOCAL RULE 40.1(A)(1)).									
	1.	160, 410, 470, R.23, REGARDL	ESS OF NATURE	OF SUIT.						
	a.	195, 368, 400, 440, 441-444, 54 740, 790, 791, 820°, 830°, 840°,	0, 550, 555, 625, 1 850, 890, 892-89	710, 720, 730, 4, 895, 950.	*Also complete AO 12 for patent, trademari	0 or AO 121 For copyright case				
	<u>X</u> III.	110, 120, 130, 140, 151, 190, 2 315, 320, 330, 340, 345, 350, 3 380, 385, 450, 891.	55, 360, 362, 365,	370, 371,		000				
	v.	380, 385, 450, 891. 220, 422, 423, 430, 460, 510, 5: 690, 810, 861-865, 870, 871, 87	30, 610, 620, 630, 5, 900.	640, 650, 660,) 5 - 4 U	034				
	v.	150, 152, 153.								
	HAS BEEN FILED	SER, IFANY, OF RELATED CASI IN THIS DISTRICT PLEASE IND TION BETWEEN THE SAME PA	CATE THE TITLE	E AND NUMBER O	F THE FIRST FILED CA	SE IN THIS COURT				
	COURT?	HON BEHALLIE HIE GAME I'A			~					
				YES	(ио)	*•				
		PLAINT IN THIS CASE QUESTIO ST? (SEE 28 USC §2403)	N THE CONSTITU	ITIONALITY OF AI	NACT OF CONGRESS	AFFECTING THE				
	IF SO, IS THE U.S	S.A. OR AN OFFICER, AGENT O	R EMPLOYEE OF		Y7					
				YES	(NO.)					
	IS THIS CASE RE 28 USC §2284?	EQUIRED TO BE HEARD AND D	ETERMINED BY	DISTRICT COUR	T OF THREE JUDGES I	PURSUANT TO TIT				
	-			YES	NO					
•	COMMONWEALT	PARTIES IN THIS ACTION, EXC TH OF MASSACHUSETTS ("GO' ? - (SEE LOCAL RULE 40.1(D)).	/ERNMENTAL AC	NMENTAL AGENC SENCIES"), RESID	IES OF THE UNITED S DING IN MASSACHUSE	TATES AND THE ITS RESIDE IN TH				
				YES	ио					
	Α.	IF YES, IN WHICH DIVISION I	OO ALL OF THE	ONGOVERNMEN	ITAL PARTIES RESIDE	?				
		EASTERN DIVISION		L DIVISION	WESTERN	-				
	В.	IF NO, IN WHICH DIVISION D GOVERNMENTAL AGENCES	O THE MAJORITY S, RESIDING IN M	OF THE PLAINTS	FFS OR THE ONLY PA RESIDE?	RTIES, EXCLUDING				
		EASTERN DIVISION	CENTRA	AL DIVISION	WESTERN	DIVISION				
יק	LEASE TYPE OR I	PRINT)				" ,				
		Thomas M. Bond, E				<u> </u>				
		lack Falcon Ave S	<u>uite 301. </u>	Boston, MA	02210	<u> </u>				
ΓE	ELEPHONE NO	(617) 261-0080			<u> </u>					
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(Cover sheet local.wpd - 11/27/00)